Notice of Exempt
Offering of Securities

U.S. Securities and Exchange Commission

Washington, DC 20549

(See instructions beginning on page 5)

OMB APPROVAL
OMB Number: 3235-0076
Expires: March 31, 2009
Estimated average burden hours per response: 4.00

Intentional misstatements or omissions of fact constitute federal criminal violations. See 18 U.S.C. 1001. Item 1. Issuer's Identity Name of Issuer Entity Type (Select one) None Previous Name(s) Corporation Clark Street Capital Partners, LLC Limited Partnership Jurisdiction of Incorporation/Organization Limited Liability Company Delaware **General Partnership Business Trust** Year of Incorporation/Organization Other (Specify) (Select one) Over Five Years Ago Within Last Five Years Yet to Be Formed 2008 (specify year) (If more than one issuer is filing this notice, check this box and identify additional issuer(s) by attaching Items 1 and 2 Continuation Page(s).) Item 2. Principal Place of Business and Contact Information Street Address 1 Street Address 2 Suite 510 601 S. Lasalle Street City State/Province/Country ZIP/Postal Code Chicago Illinois 60605 312-360-3301 Item 3. Related Persons Middle Name **Last Name** First Name Winick Jon Street Address 2 Street Address 1 Suite 510 601 S. Lasalle Street State/Province/Country ZIP/Postal Code City Illinois 60605 Chicago Relationship(s): Clarification of Response (if Necessary) | President (Identify additional related persons by checking this box X and attaching Item 3 Continuation Page(s).) Item 4. Industry Group (Select one) **Business Services** Agriculture Construction Banking and Financial Services Energy **REITS & Finance** Commercial Banking **Electric Utilities** Residential **Energy Conservation** Insurance Other Real Estate Mail Progessul Ro Coal Mining Investing Section Retailing **Environmental Services** Investment Banking Restaurants Pooled Investment Fund Oll & Gas MAR 1 1 2009 Technology Other Energy If selecting this industry group, also select one fund type below and answer the question below: **Health Care** Telecommunications/ashington, DC Hedge Fund Biotechnology Other Technology Private Equity Fund Health Insurance Venture Capital Fund Hospitals & Physcians Airlines & Airports Other Investment Fund **Pharmaceuticals Lodging & Conventions** Is the issuer registered as an investment Other Health Care company under the Investment Company **Tourism & Travel Services** Manufacturing Act of 1940? Yes No Other Travel Real Estate Other Banking & Financial Services

Commercial

Other

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No Revenues	Revenue Range (for issuer not specifying "hedge or "other investment" fund in Item 4 above)	! "	Aggregate Net Asset Value Range (for issuer specifying "hedge" or "other investment" fund in
Investment Company Act Section 3(c)	No Revenues \$1 - \$1,000,000 \$1,000,001 - \$5,000,000 \$5,000,001 - \$25,000,000 \$25,000,001 - \$100,000,000 Over \$100,000,000 Decline to Disclose	OR	No Aggregate Net Asset Value
Rule 504(b)(1) (not (i), (ii) or (iii)) Section 3(c)(1) Section 3(c)(9) Rule 504(b)(1)(ii) Section 3(c)(2) Section 3(c)(10) Rule 504(b)(1)(iii) Section 3(c)(3) Section 3(c)(11) Rule 505 Section 3(c)(5) Section 3(c)(12) Rule 506 Section 3(c)(6) Section 3(c)(13) Section 3(c)(6) Section 3(c)(14) Section 3(c)(6) Section 3(c)(14) Section 3(c)(7) Item 7. Type of Filing OR	Item 6. Federal Exemptions and Exclusions C	laimed (Se	lect all that apply)
New Notice OR Amendment Date of First Sale in this Offering: OR First Sale Yet to Occur Item 8. Duration of Offering Does the issuer intend this offering to last more than one year? Yes No Item 9. Type(s) of Securities Offered (Select all that apply) Equity Pooled Investment Fund Interests Debt Tenant-in-Common Securities Mineral Property Securities Option, Warrant or Other Right to Acquire Another Security Security to be Acquired Upon Exercise of Option, Warrant or Other Right to Acquire Security Item 10. Business Combination Transaction Is this offering being made in connection with a business combination Yes No transaction, such as a merger, acquisition or exchange offer?	Rule 504(b)(1)(i) Rule 504(b)(1)(ii) Rule 504(b)(1)(iii) Rule 505 Rule 506 Securities Act Section 4(6)	Section 3(c) Section 3(c) Section 3(c) Section 3(c) Section 3(c) Section 3(c)	Section 3(c)(9)
Does the issuer intend this offering to last more than one year?		ent	
Does the issuer intend this offering to last more than one year?	Date of First Sale in this Offering:	OR 🗵	First Sale Yet to Occur
Equity	tem 8. Duration of Offering	_	
Pooled Investment Fund Interests Debt Tenant-in-Common Securities Mineral Property Securities Option, Warrant or Other Right to Acquire Other (Describe) Security to be Acquired Upon Exercise of Option, Warrant or Other Right to Acquire Security Item 10. Business Combination Transaction Yes No transaction, such as a merger, acquisition or exchange offer?	Does the issuer intend this offering to last more tha	an one year?	X Yes ☐ No
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Mineral Property Securities Option, Warrant or Other Right to Acquire Another Security Other (Describe)	⊠ Equity	Pooled	Investment Fund Interests
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transaction, such as a merger, acquisition or exchange offer?	tom 10. Business Combination Tunnes stion		
Clarification of Response (if Necessary)	tem to, business combination transaction		n Ves V No

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ltem 11.	Minimun	n inves	tment											
Minimun	n investme	nt accept	ted from any	outside i	nvestor	\$ [25,000							
Item 12.	Sales Co	ompen	sation											
Recipient				•			Recipie	nt CRD	Number	·				
Richard N. I	Beleutz						240322	29				☐ No Cf	RD Num	ber
(Associated)	Broker or D	ealer		one			(Associa	ted) Br	oker or Dea	ler CRD Nu	ımber			
Brewer Fina	ancial Serv	ices, LLC					132558	3				☐ No CR	D Numl	ber
Street Addr	ess 1						Street Ac	ldress 2	2	,				
200 South	Michigan .	Avenue					21st Flo	or						
City					State/Prov	vince/(ountry	ı —	/Postal Cod	le				
Chicago					Illinois			60	604					
States of S			All States					(ma						
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MT	NE	□ NV	NH		□ NM		17 C	NC NC	DND	□он	o×		لسحا	PA
RI	☐ SC	SD	☐ TN	☐ TX	UT	\	π _	VA	☐ WA	□ wv	□ WI	□w	Y 🔲	PR
	(Ider	ntify addit	ional person(s) being p	oaid compe	ensatio	n by che	cking tl	his box 🔲	and attach	ning Item	12 Contin	uation f	?age(s).
Item 13.	Offering	g and S	ales Amo	unts										
(a) Tota	l Offering A	\ mount	\$	50,000,	000					OR	<u> </u>	definite		
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Item 14.	Investo	rs												
Check th	nis box 🗀 it	f securitie	s in the offeri	ng have b	een or may	v be so	ld to per	sons wi	ho do not a	ualify as ac	credited	investors,	and ente	er the
			ed investors v											
									L		!			
Enter the	e total num	ber of inv	estors who a	lready hav	ve invested	l in the	offering	: [
14a-rs 4.5	Salaa C	!-	aiana and	Cindo	m! Eaga	Eva		_						
item 15.	Sales C	Ommis	sions and	riliuei	s rees	Exp	:11562				-			
	separately t ne box next		nts of sales co nount.	mmission	s and finde	ers' fee	s expens	es, if a	ny. If an an	nount is no	t known,	provide as	n estima	ite and
						Sa	ies Com	nission	s \$			Est	imate	
Clarificat	ion of Respo	onse (if Ne	cessary)				Finde	rs' Fees	\$\$			Est	imate	

number.

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Item 16. Use of Proceeds	
Provide the amount of the gross proceeds of the offering that has been or is used for payments to any of the persons required to be named as ex directors or promoters in response to Item 3 above. If the amount is unknown and check the box next to the amount.	ecutive officers, \$ 100,000
Clarification of Response (if Necessary)	
Signature and Submission	
Please verify the information you have entered and review the Te	rms of Submission below before signing and submitting this notice.
Terms of Submission. In Submitting this notice, each ide	ntified issuer is:
Notifying the SEC and/or each State in which this noti-	ce is filed of the offering of securities described and
undertaking to furnish them, upon written request, in accordan	
	C and the Securities Administrator or other legally designated officer of
	iness and any State in which this notice is filed, as its agents for service of
	its behalf, of any notice, process or pleading, and further agreeing that Federal or state action, administrative proceeding, or arbitration brought
	Inited States, if the action, proceeding or arbitration (a) arises out of any
	ubject of this notice, and (b) is founded, directly or indirectly, upon the
	ige Act of 1934, the Trust Indenture Act of 1939, the Investment
•	r any rule or regulation under any of these statutes; or (ii) the laws of the
State in which the issuer maintains its principal place of busines	
	nption, the issuer is not disqualified from relying on Rule 505 for one of
the reasons stated in Rule 505(b)(2)(iii).	
110 Stat. 3416 (Oct. 11, 1996)] imposes on the ability of States to require "covered securities" for purposes of NSMIA, whether in all instances or of	nal Securities Markets Improvement Act of 1996 ("NSMIA") (Pub. L. No. 104-290, e information. As a result, if the securities that are the subject of this Form D are fue to the nature of the offering that is the subject of this Form D, States cannot e and can require offering materials only to the extent NSMIA permits them to do
	o be true, and has duly caused this notice to be signed on its behalf by the attach Signature Continuation Pages for signatures of issuers identified
issuer(s)	Name of Signer
Clark Street Capital Partners, LLC	Jon Winick
Signature	Title
In a home	President
,	Date
Number of continuation pages attached:	3/4/09
Persons who respond to the collection of information contained in this	s form are not required to respond unless the form displays a currently valid OMB

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Item 3 Continuation Page

Last Name	First Name	Middle Name
Lingle	Mark	
Street Address 1		Street Address 2
2080 Rockland Drive		
City	State/Province/Country	ZIP/Postal Code
Aurora	Illinois	60503
Relationship(s): X Executive O	officer Director Promote	er
Clarification of Response (if Necessa	Chief Financial Officer	
Last Name	First Name	Middle Name
Agone	Ralph	
Street Address 1		Street Address 2
400 S.4th Street		Apt. 306
City	State/Province/Country	ZIP/Postal Code
St. Louis	Missouri	63102
	Officer Director Promote	er
PAISTION CHINES: IVI EXACUTIVE (
Relationship(s): X Executive C		· · · · · · · · · · · · · · · · · · ·
Relationship(s): X Executive C Clarification of Response (if Necessary)		
		Middle Name
Clarification of Response (if Necess	ary) Vice President	
Clarification of Response (if Necess	ary) Vice President	
Clarification of Response (if Necessal	ary) Vice President	Middle Name
Clarification of Response (if Necessal	ary) Vice President	Middle Name
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